

UNITED STATE DEPARTMENT OF COMMERCE Patent and Lemark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.			
			[EXAMINER			
			[ART UNIT	PAPER NUMBER		
					12_		
DATE MAILED:							
INTERVIEW SUMMARY							
All p	articipants (applicant, applicant	's representative, PTO personnel) :				
(1)	Dean A Reid	and	(3)				
(2)	Pale F Car	less (33.860)	(4)				
(2)_		18, 2002	(4)				
Type: 🔀 Telephonic 🗆 Personal (copy is given to 🗀 applicant 🗀 applicant's representative).							
Exhibit shown or demonstration conducted: Yes Sho If yes, brief description:							
Agreement was reached. was not reached.							
Claim(s) discussed: None							
Identification of prior art discussed:							
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Dan	nuinking of the general materials			5	andisony Par	tent	
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: Supervisory Patent Examiner Reichard informed Mr. Corress that the chance of address							
Tiled 5/2 goz has not bun litered and cannot be entered until							
a	Pour of AH	forney was tiled	Mr. Corless	agreed 40	EAX ina	Power	
s f	Attorney, but	after Several	phone call de	using the	veck of Tune	18-25	
Sta	Iller description if necessary a	one 50. A There and a copy of the amendments, if a	fore an office	action will	be mailed	to the	
must	t be attached. Also, where no content.)	opy of the amendments which wo	ould render the claims allowable	e is available, a sumn	nary thereof must be	address	
	_	nt to provide a separate record of	the substance of the interview	of Pe	cord pilor to	5/2402.	
	It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION.						
IS No actio	OT WAIVED AND MUST INCLU	JDE THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MONTH	INTERVIEW. (See MPEP Sect	tion 713.04). If a resp	onse to the last Office		
2.	2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked.						
	· ·	orm unless it is an attachment to	another form.	Jan a.	Buch my	d - c	
FORM	PTOL-413 (REV.1-96)		Y	DEAN	A 135104460		

DEAN A. REICHARD SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTED 2800